IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA

AUGUSTA DIVISION

	ORDER	
WILLIAM JOSEPH DRAKE)	
UNITED STATES OF AMERICA v.)	CR 116-043

Before the Court are various pretrial discovery motions filed by Defendant. Assuming the government has followed its customary liberal discovery policy in this case, many (if not all) of the routine discovery motions filed by Defendant may have been satisfied without the need for Court intervention. The Court will conduct a hearing to consider any motions that the parties have not been able to resolve. Accordingly, the Court **DIRECTS** defense counsel and the government to file a joint status report by October 21, 2016, that states whether all pretrial motions have been satisfied or otherwise resolved. Any unresolved motions requiring a ruling by the Court must be listed by title and docket number. For the convenience of the parties, the Court has attached to this Order two sample formats for the joint status report.

The Court will require attendance at a hearing on any motion listed as unresolved and may require supplemental briefing prior to such hearing. The parties should <u>only</u> list motions over which the parties disagree. Motions not listed will be deemed resolved or waived.

SO ORDERED this 13th day of October, 2016, at Augusta, Georgia.

BRIAN K. EPPS

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA

AUGUSTA DIVISION

UNITED STATES OF AMERICA	A)	
v.) CF	R 116-xxx
DEFENDANT A	,))	
		-
	JOINT STATUS REPORT	· -
The United States of Ame	rica, through the undersigned	Assistant United States Attorney,
and Defendant, through his atto	orney, state that all pretrial	motions have been satisfied or
otherwise resolved.		
This day of	, 2016	, at Augusta, Georgia.
	/s/ <u>Assistant</u>	United States Attorney

/s/ <u>Defense Counsel</u>

EXHIBIT A

IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF GEORGIA

AUGUSTA DIVISION

UNITED STATES OF AMERIC	(A)	
v.) CR 116-xxx	
DEFENDANT A)) 	
	JOINT STATUS REPORT	

The United States of America, through the undersigned Assistant United States Attorney, and Defendant, through his attorney, state that they have not been able to resolve the following pretrial motion(s) and will require a ruling from the Court to settle the actual controversy or dispute:

• Motion to Suppress Doc. no. 8

• Motion for Severance Doc. no. 10

We understand that the Court will require attendance at a hearing on any listed motion and may require supplemental briefing prior to such hearing. We also understand that we will be required to explain to the Court what steps were taken to attempt to resolve the motion(s) without Court intervention.

EXHIBIT B